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APPLICATION NO.	FILING DA	ATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/518,873	10/518,873 12/20/2004		Jochen Fink	PP/1-22699/A/CGM 515/PCT	3532	
324 JoAnn Villami	7590 izar	01/03/2008		EXAMINER		
Ciba Corporation/Patent Department			MULLIS, JEFFREY C			
	540 White Plains Road P.O. Box 2005 Tarrytown, NY 10591			ART UNIT	PAPER NUMBER	
• • • • • • • • • • • • • • • • • • • •			1796			
		•		MAIL DATE	DELIVERY MODE	
			•	01/03/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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Advisory Action					; ;	
Before	the	<b>Filing</b>	of an	Ap	peal	Brief

Application No.	Applicant(s)
10/518,873	FINK ET AL
Examiner	Art Unit
Jeffrey C. Mullis	1798

	Before the Filing of an Appeal Brief	Examiner		Art Unit	N magas
		Jeffrey C. Mul	lis	1798	
	The MAILING DATE of this communication appe	ears on the cov	er sheet with the	e corresponde	nce address
TUE	REPLY FILED <u>07 December 2007</u> FAILS TO PLACE THIS	· ·		A 191 11 11 19 19 1 1	
1 ME	The reply was filed after a final rejection, but prior to or or	the same day	as filing a Notice	of Appeal To a	void abandonment of
1. [	this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliant time periods:	wing replies: (1) ptice of Appeal (	an amendment, with appeal fee) i	affidavit, or oth n compliance v	er evidence, which vith 37 CFR 41.31; or (3)
a)		of the final rejec	tion.		
b)	no event, however, will the statutory period for reply expire I	later than SIX MO	NTHS from the mai	iling date of the fi	inal rejection.
<b>.</b>	Examiner Note: If box 1 is checked, check either box (a) or TWO MONTHS OF THE FINAL REJECTION. See MPEP 7 asions of time may be obtained under 37 CFR 1.136(a). The date	'06:07(f).		医异形性 医二甲酚	G (#4) } }
have unde set fo may	been filed is the date for purposes of determining the period of exercise r 37 CFR 1.17(a) is calculated from: (1) the expiration date of the orth in (b) above, if checked. Any reply received by the Office late reduce any earned patent term adjustment. See 37 CFR 1.704(b) TICE OF APPEAL	dension and the c shortened statuto r than three mont	corresponding amounts period for reply o	int of the fee. I he riginally set in the	e appropriate extension fee e final Office action; or (2) as
	The Notice of Appeal was filed on A brief in comi	pliance with 37	CFR 41.37 must I	be filed within t	wo months of the date of
	filing the Notice of Appeal (37 CFR 41.37(a)), or any external a Notice of Appeal has been filed, any reply must be filed.	ension thereof (3	37 CFR 41 37(e))	to avoid dismi	ssal of the appeal. Since
AME	NDMENTS			四十十 色色	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
3. [		but prior to the	date of filing a br	ief, will <u>not</u> be e	intered because
	(a) They raise new issues that would require further co		l/or search (see N	IOTE below);	
	(b) They raise the issue of new matter (see NOTE below	ow);	والمنسمة مساورة		molifying the issues for
	(c) They are not deemed to place the application in be	πer form for ap	peal by materially	reducing or sir	ripilitying the issues for
; ·	appeal; and/or (d) They present additional claims without canceling a	corresponding	number of finally	rejected claims	
; '	NOTE: (See 37 CFR 1.116 and 41.33(a))				
4. [	The amendments are not in compliance with 37 CFR 1.1	I21. See attach	ed Notice of Non-	Compliant Ame	endment (PTOL-324).
5. T	The second of th			<b>基準指摘式 注</b>	
6. [		illowable if subn	nitted in a separa	te, timely filed b	amendment canceling the
	non-allowable claim(s)				
7. 🗌	For purposes of appeal, the proposed amendment(s): a)	will not be	entered, or b) 🖽	will be entered	and an explanation of
	how the new or amended claims would be rejected is pro	ovided below or	appended.		
. ,	The status of the claim(s) is (or will be) as follows:  Claim(s) allowed:		Diction of A. Inc	Valibilitati and⊀	La cil, Ar
	Claim(s) objected to:				
	Claim(s) rejected: see FINAL.				
	Claim(s) withdrawn from consideration:			1900年清楚以	
AFF	IDAVIT OR OTHER EVIDENCE  The affidavit or other evidence filed after a final action, by	ut before år en i	the date of filings	Notice of Appl	eal will not be entered
о. ∟	because applicant failed to provide a showing of good ar was not earlier presented. See 37 CFR 1.116(e).	nd sufficient rea	sons why the affic	davit or other e	vidence is necessary and
,	The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessar	overcome <u>all</u> re ry and was not	jections under ap earlier presented	See 37 CFR	peliant falls to provide a 41.33(d)(1)
10.	☐ The affidavit or other evidence is entered. An explanation	on of the status	of the claims afte	r entry is below	v or attached.
REC	DUEST FOR RECONSIDERATION/OTHER			and the second	<b>!</b>
	11.   The request for reconsideration has been consideration has been consideration.	dered but does	NOT place the ap	plication in con	idition for allowance
	because: See Continuation Sheet.				
12	<ul> <li>Note the attached Information Disclosure Statement(s).</li> </ul>	(PTO/SB/08) P	aper No(s)		
	Other:		The state of the s		馬爾特林 二二二二二二二二二二二二二二二二二二二二二二二二二二二二二二二二二二二二
		total N	1		
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**Continuation Sheet (PTO-303)** 

Application No. 10/518,873

Continuation of 11. does NOT place the application in condition for allowance because: The second (not fourth) species refereed to in the FINAL Office action reads on applicants materials wherein aryl is substituted with C1alkoxy. An oxirarily substituent would be present on the C1 alkoxy but applicants claim language does not preclude substitution on the C1alkoxy.